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FROM

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In re PATEN	I APPLICATION of	·
Inventor(s)	Farber et al	Group Art Unit: 2756
Appln. No		Examiner: A. Romero
<u>series co</u> #11ed:	ode f f serial no. July 7, 2000	Acty. Dkt. PM 270531
TITLE:	Optimized Network Resortion	M# urce Date: October 3, 2000
MESSAGE:	ohn Love, Director	UNDER 37 C.F.R. §§ 1.102 AND 1.607(B)
		, 4, 2 , 4, 4
UNDER 37 C.I		REQUEST FOR ADVANCEMENT OF EXAMINATION If you have any questions regarding this 702.
Thank you, Brian Sirita	zky, Reg. No. 37,497	
cc: Exami	ner Mark Rinehart, Sl	PE
Forms Directory	PAT-286 Rear. Do not file origin	th. For papers not acceptable by fax, see back side or LAN talls but <u>fasten</u> them in our file (left side) with the originals not a confirmation copy to the PTO.)
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In The United States Patent and Trademark Office

In re PATENT APPLICATION of

FARBER et al.

Group Art Unit:

2756

Examiner:

Almari ROMERO

Appln. No. 09/612,598

Filed: July 7, 2000

For: C

OPTIMIZED NETWORK RESOURCE LOCATION

October 3, 2000

REQUEST FOR ADVANCEMENT OF EXAMINATION UNDER 37 C.F.R. §§ 1.102 AND 1.607(B)

Hon. Commissioner of Patents and Trademarks Washington, D.C. 20231

Sir:

Applicant respectfully requests advancement of examination of this application under 37 C.F.R. § 1.102 and 1.607(b) so that this application can be placed in interference with U.S. Patent No. 6,108,703, issued August 22, 2000 ("the Leighton '703 Patent").

On September 18, 2000 Applicant filed a Request For Interference Under 35 U.S.C. § 135 AND 37 C.F.R. § 1.607 ("the Request") in the United States Patent and Trademark Office. (A copy of the Request is included with the hand-carried copy of this Paper) The Request was filed to initiate an interference with the Leighton '703 Patent.

The Request complied with 37 C.F.R. § 1.607. In the Request applicant copied claims (including all of the independent claims) from the '703 Patent into the present application [37 C.F.R. § 1.607(4)] and showed support for the copied claims in the present application.

"When an applicant seeks an interference with a patent, examination of the application, . . . shall be conducted with special dispatch within the Patent and Trademark Office." 37 CFR 1.607(b), emphasis added. MPEP 2307.

APPLICATION of FARBER et al. - Appln. No. 09/612,598

Appendix I

The MPEP lists special cases which should be "advanced out of turn for examination." MPEP 708.01 List of Special Cases. This application qualifies under paragraph (F) of the List of Special Cases as an application which will be placed in interference with an unexpired patent.

ONGOING LITIGATION RELATING TO THE '703 PATENT

Applicant further advises the Commissioner that the alleged owner and the alleged exclusive licensee of the Leighton '703 Patent have brought suit in the District Court in Massachusetts against Digital Island, the owner of the present application, for alleged infringement of the '703 Patent. In view of the ongoing litigation relating to the '703 Patent, the applicant would like to resolve the issue of ownership of the invention with the utmost haste.

THIS APPLICATION SHOULD BE ADVANCED OUT OF TURN FOR EXAMINATION.

In view of the above, Applicant respectfully requests advancement of examination of this application and official notice to that effect.

Respectfully submitted,

PILLSBURY MADISON & SUTRO, LLP

By

Brian Siritzky

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[&]quot;The following is a list of special cases (those which are advanced out of turn for examination).

⁽f) Applications which appear to interfere. . or which will be placed in interference with an unexpired patent or patents (37 CFR 1.201)." MPEP 708.01. Pg 700-65, cul 2